

ARTICLE 21. The Finance Commission recommended and the Town voted unanimously in favor of indefinite postponement. (Article 21. To see if the Town will vote to amend the General By-Laws, Article 8, General Financial Regulations, by adding a new Section 9, as follows:

"Section 9. Indemnity and Covenant Not To Sue Town Collector/Town Treasurer. The Selectmen are authorized, if they find it in the public interest so to do, to enter into an agreement with the Town Collector/Town Treasurer under the terms of which the Town would agree (i) to indemnify and save harmless the Town Collector/Town Treasurer from personal financial loss or expense, including reasonable legal fees and costs, if any, arising out of any claim, demand, suit or judgment by reason of any act or omission of any other person or by reason of any action taken, suffered or omitted in good faith or be so liable or accountable for more money or other property than he or she actually receives, or be so liable, accountable or deprived by reason of an honest error of judgment or mistakes of fact or law, or by reason of anything except his or her own personal and willful malfeasance and defaults; and (ii) covenant not to sue either him or her or the surety company on any bond given by the Town Collector/Town Treasurer to the Town for or on account of any act or omission of any other person or by reason of any action taken, suffered or omitted in good faith or be so liable or accountable for more money or other property than he or she actually receives, or be so liable, accountable or deprived by reason of an honest error of judgment or mistakes of fact or law, or by reason of anything except his or her own personal and willful malfeasance and defaults."

ARTICLE 22. The Finance Commission recommended and the Town voted unanimously to accept Chapter 41, Section 100B of the General Laws.

ARTICLE 23. The Finance Commission recommended and the Town voted unanimously pursuant to Massachusetts General Laws, Chapter 148, Section 38A, to establish a fee of Two Hundred Dollars (\$200.00) for underground gasoline storage tank removal permits.

ARTICLE 24. The Finance Commission recommended and the Town voted unanimously pursuant to the provisions of Massachusetts General Laws, Chapter 40, Section 4A, to authorize the Fire Department to enter into an agreement with other Fire Departments in Norfolk County for the purpose of operating a hazardous materials response vehicle.

ARTICLE 25. After much discussion on the article, the Town voted in favor of the Finance Commission's recommendation of indefinite postponement.

(To see if the Town will, in the interest of maintaining an environmental safety, accept simply and to further insure the public health and safety of its res-

dents, vote to amend the General By-Laws by adding a new Article 18, Environmental By-Laws, as follows:

"ARTICLE 18. ENVIRONMENTAL BY-LAW

Any generator of sanitary or industrial wastes be governed by the rules and regulations of the Board of Sewer Commissioners. Be it further enacted that all such generators be required to tie into the Westwood sewer system, provided there is an abutting common sewer. Also stipulated that any existing homeowner be allowed to tie into the system and be given the opportunity to avail themselves of the twenty year, four percent payback for the house connection.

This bylaw will become effective upon its passage and the Board of Sewer Commissioners shall send notices to all generators of wastes not currently tied into the system that they must make such a commitment prior to January 1, 1989.

A variance from this bylaw may be granted by the Board of Sewer Commissioners on the following condition:

- a) that said land, by reason of its grade or level or any other cause that will prohibit the gravity flow of said generated wastes into the common sewer, until such incapacity is removed and, further, provided that a private septic system is installed which meets the requirements of the Board of Health. Said variance to be only for as long as said system continues to meet these requirements as they may be amended or revised.

Enforcement: by the Board of Sewer Commissioners.

- b) Financial Hardship Provision: Should any existing town resident, homeowner, be insolvent to the point that to connect into the sewer system would create a financial hardship, that owner's connection costs will be paid by the town and the costs, with interest, be put as a lien against said property until said property is sold or there is a change of occupancy.")

Mrs. Howard then presented the following Resolution from the Board of Selectmen to determine the feeling of the meeting regarding having the matter of mandatory sewer connecting handled by the Board of Health: "It is the sense of this meeting that the Board of Health should adopt appropriate regulations for mandatory connection to sewer systems for public health reasons." However, the resolution also failed on a voice vote.

ARTICLE 26. The Finance Commission recommended and the Town voted unanimously to admit the Towns of Dedham and Milton to the Blue Hills